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4 UNITED STATES DISTRICT COURT
5 DISTRICT OF NEVADA

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7 WESCO INSURANCE COMPANY,

8 Plaintiff(s),

9 v.

10 SMART INDUSTRIES CORPORATION,

11 Defendant(s).

Case No. 2:16-CV-1206 JCM (CWH)

ORDER

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13 Presently before the court is a motion to remand to state court filed by plaintiffs Jennifer
14 Wyman and Vivian Soof, as joint special administrators of the Estate of Charles Wyman, Jennifer
15 Wyman, individually, and Bear Wyman, a minor by and through his natural parent Jennifer
16 Wyman. (ECF No. 3).¹ Defendant Smart Industries Corporation (“SIC”) filed a response (ECF
17 No. 5), to which plaintiffs replied (ECF No. 8).

18 This is a wrongful death action arising from an arcade vending machine maintenance
19 accident. Plaintiffs filed the original complaint in state court on October 10, 2016, alleging eleven
20 causes of action against defendants SIC, Hi-Tech Security Inc., William Roseberry, Boulevard
21 Ventures, LLC, and Sansone Companies, LLC.² (ECF No. 1). On October 12, 2016, SIC removed
22 the action to federal court based on diversity jurisdiction before plaintiffs had served any
23 defendants. (ECF Nos. 1, 4).

24 In the instant motion, plaintiffs move to remand the action to state court based on 28 U.S.C.
25 § 1441(b)(2)’s forum defendant rule. (ECF No. 3). Specifically, plaintiffs argue that removal was
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28 ¹ All citations to the docket reference case number 2:16-cv-02378-JCM-CWH.

² All defendants are Nevada citizens except SIC, which is an Iowa citizen. (ECF No. 1).

1 improper because SIC removed the action to federal court before plaintiffs served the forum state
2 defendants. (ECF No. 3 at 5). The court disagrees.

3 Subsection (b)(2) of § 1441 provides as follows:

4 A civil action otherwise removable solely on the basis of the jurisdiction under
5 section 1332(a) of this title may not be removed if any of the parties in interest
6 properly ***joined and served*** as defendants is a citizen of the State in which such
7 action is brought.

8 28 U.S.C. § 1441(b)(2) (emphasis added). Because SIC is a citizen of Iowa, and because plaintiffs
9 had yet to serve the remaining Nevada defendants, removal did not violate § 1441(b)(2)'s forum
10 state defendant rule. Further, plaintiffs fail to cite to any relevant, binding authority that would
11 warrant a departure from the statute's plain language. Therefore, plaintiffs' motion to remand is
12 denied because removal was proper.

13 Accordingly,

14 IT IS HEREBY ORDERED, ADJUDGED, and DECREED that plaintiffs' motion to
15 remand to state court (ECF No. 3) be, and the same hereby is, DENIED.

16 IT IS FURTHER ORDERED that defendant Boulevard Ventures, LLC's motion to strike
17 punitive damages (ECF No. 12) be, and the same hereby is, DENIED as moot in light of the order
18 (ECF No. 28) granting the parties' stipulation to dismiss plaintiffs' punitive damages allegations
19 (ECF No. 27).

20 DATED August 8, 2017.

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UNITED STATES DISTRICT JUDGE